

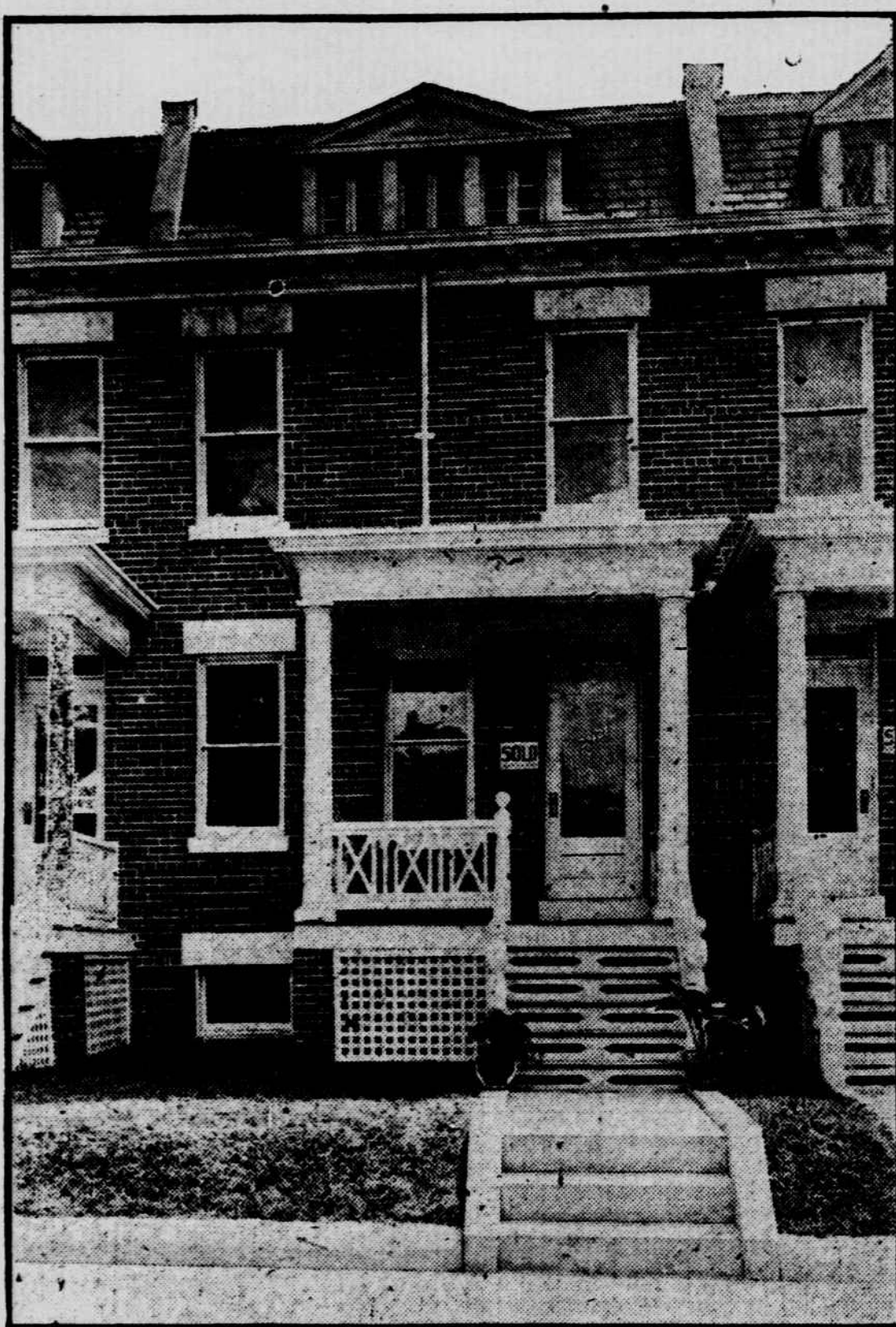


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"Look for Our Green and White Sign."

TRAVIS BEATS CORKRAN.

Baltimorean Nosed Out by Veteran in Semi-Finals.

MANCHESTER, Vt., August 10.—The final 36-hole match for the first President's cup at Ekwanok Country Club will be played today by W. J. Travis, Garden City, and H. W. Stucklen, Braeburn. The third and semi-final rounds yesterday brought out golf which was as near perfect as the game is often played. Mr. Travis was obliged to let his drive out to all distance, and in both of his matches was at times the man to be down. F. A. Martin, Ekwanok, had an advantage of two holes over the veteran on the outward journey in the morning, but a series of three coming home and one poor tee shot, which left the ball unplayable, removed any doubt as to the match.

Yesterday afternoon Warren B. Corkran of Baltimore, who had forced to the front with a series of nearly perfect rounds, gained a lead of two holes early, but lost them before starting home. Going into the trap on the twelfth and again on the fourteenth and driving out of bounds on the sixteenth removed any chances he might have had of becoming a finalist, for barring two strokes, lost for strokes, the veteran was but one stroke above par on the journey in. The summary follows:
Third round—H. W. Stucklen, Braeburn, defeated Ray Gorton, Braeburn, 5 up and 3 to play; F. A. Martin, Ekwanok, defeated W. B. Corkran, Baltimore, 4 up and 3 to play; W. B. Corkran, Baltimore, defeated C. H. Gorton, Garden City, 4 up and 3 to play; W. J. Travis, Garden City, defeated F. A. Martin, Ekwanok, 5 up and 2 to play.
Fourth round—H. W. Stucklen, Braeburn, defeated F. A. Martin, Ekwanok, 1 up; W. J. Travis, Garden City, defeated W. B. Corkran, Baltimore, 5 up and 1 to play.

VOTE FOR SENATOR CLOSE.

Official Count to Be Made in State of Kansas.

Senator Curtis of Kansas returned to the Senate today with the prediction that it would take an official count to determine whether he or Gov. Stubbs had carried the republican senatorial primary in that state.
The vote was very close in many districts, said Senator Curtis; "in a number of places I was apparently defeated by a margin of only two or three votes. I carried the state in the popular primary by 10,000 to 15,000 majority."
The official count is to be made Thursday, August 15.

DISTRICT ATTORNEY ATTACKED

(Continued from First Page.)

ter. Twenty-six eminent gentlemen have occupied the presidential office. The first seven were born the subjects of a king, the others citizens of a great republic. Seven served, by re-election, two full terms of eight years. Not one of them added anything to his reputation or performed any great service by a second term. Several have lost much in reputation and done infinite harm to the nation by seeking a subsequent term. The time has come in our history when we have too much President—too much political-frequent presidential election. We are an industrial business nation of people. Our progress should not be stopped one year in four elect a president. Amend the Constitution making the term six years and one term only. Let the office become a silent dignity and firm administration of the law. Let Congress do the legislating. Follow the example of James K. Polk, who made less noise than any other President and whose administration of four years is noted for greater achievements than any other in our history, with the exception of Lincoln's. Some administrations since then have been mostly noise and little achievement.

Nominated Without Expense.

In closing, Mr. Chaffin said: "Mr. Chairman—To be elected President of the greatest Christian nation the world has ever seen is the greatest honor that can be conferred upon one of her natural-born citizens. It is a high honor to be chosen as the candidate of a party which stands for great things. And a still greater honor when it comes as this has to me without my being a candidate for the nomination. The nomination in 1908 and this one did not cost me a postage stamp. The dignity of the great office of President of the United States should prevent any one from offering himself as a candidate for the nomination, and his patriotism should prevent him from declining a nomination when offered him by his party. The prohibition party presents the only great issue upon which a majority of the people are agreed. To say that we cannot win this year would be a reflection upon the intelligence, heart and conscience, as well as the patriotism of the voters of this nation."
"Mr. Chairman, I ask you to extend to the prohibitionists of America my most hearty appreciation of the great honor conferred by nominating me as their candidate for President of the United States. I accept this second contest of responsibility recognizing and declaring that the abolition of the liquor traffic is the most important and paramount issue in national politics and invite to full party fellowship all those who on this issue are with us agreed in the full belief that this party can and will promote national unity and insure the greatest welfare of all the people."

FAVOR PROGRESSIVES.

Populist Convention at St. Louis May Not Nominate Candidates.

JOLIET, Ill., August 10.—James H. Ferris, chairman of the national committee of the people's party, today discussed the possibility of the populist vote being thrown to the progressive party.
"It is all a guess as yet," said Mr. Ferris. "I am in favor of the progressive party, but I shall make no attempt to sway the delegates to the convention. There will be no steam-roller in operation when the national convention of the people's party convenes August 13 in St. Louis. Many populists favor the progressive party candidates and others lean toward different candidates."
"In my judgment the convention probably will not select a presidential candidate but will adopt a platform and select a new committee, leaving the individual voters free to vote for the man of their choice."

AIMS TO PURGE POLITICS.

Religious Organization Is Formed at Denver.

DENVER, Col., August 10.—A new religious organization, non-sectarian and undenominational, with the avowed purpose of purging Colorado politics of all uncleanness and of raising the standard of everyday living through "Christ's teachings as they apply to practical problems of life," has been given birth in Denver.
Under the name "The Liberal Congregation of Denver" the organization is planning to hold monthly meetings in the Auditorium, with Rev. Hiram Vrooman of Boston as its preacher and spiritual adviser.
Among the leaders of the new cult are Judge Ben E. Lindsey, Tully Scott, chief justice of the state court of appeals; I. N. Stevens, prominent in politics and former Senator Frank A. Moody.
The first meeting will be held September 15.

SEARCHING FOR TRAMP.

Police on Lookout for Man Who Accosted Small Girl.

Edith Haney, eleven years old, was accosted by a tramp this morning while on her way from her home on 28th and M streets northwest to Mrs. Kim's store at 1106 Bladenburg road northeast. The child was only about one square from her home, she said, when the man came from behind a clump of bushes.
Becoming alarmed, the child screamed and ran home. The man called to her to come back and then hurried toward her. He started toward her, but she managed to reach home.
Mrs. Mary Haney, the child's mother, told the police and the officers of the ninth precinct are making an investigation.
The police were told that the supposed tramp wore a dirt coat and a cap, the color of the cap being drawn so far down over his face that the little girl he accosted was unable to tell his color.
Capt. Daley sent out a number of policemen to search for the tramp, but they failed to find him.

HELD FOR WATCH THEFT.

James Lembaroplus Also Accused of Carrying Concealed Weapons.

James Lembaroplus was arrested this afternoon by Detectives Mallen and Warren, and charged with larceny and carrying concealed weapons. Several days ago Peter Manolukas, fruit dealer and confederate at 817 H street northeast, complained of the loss of his watch.
The timepiece was recovered in a pawnshop, where a loan of \$13 had been advanced. Today when Lembaroplus was arrested and taken to the office of Inspector Boardman he maintained that he was innocent and looked upon his arrest as an outrage.
"You will have to submit to search," the chief of detectives made this decision today after an investigation of the subject by the State Department. The woods affected are on certain leases controlled by the Powell River Company in British Columbia, lying west of the Cascade Range mountains. The order is expected to increase in importance as free wood pulp and paper to the Pacific coast states and will take effect as of July 12.

Seek Relatives of Dead Man.

The police are looking for relatives of James H. Johnson, who died at Emergency Hospital yesterday. He had recently occupied a room at the Mount Vernon Hotel, and ate his meals at a restaurant near 8th and E streets northwest. His death was due to natural causes.

Duties on China Increased.

This government's new plan of appraising Limoges china, indorsed by the porters of Ohio and New Jersey, has been sent to the Limoges chamber of commerce. It becomes effective September 1, and supercedes an arrangement recently abrogated by the Treasury Department. It will materially increase duties upon Limoges ware.

SUET CHARM AND ATHLETES

RETURN FROM ABROAD

American Commissioner to Olympic Games Grateful for Taft's Praise.

NEW YORK, August 10.—James E. Sullivan, American commissioner to the Olympic games, and six New York athletes who were participants arrived home today on the White Star liner Celtic.

Mr. Sullivan was enthusiastic at the showing America had made, and said he was particularly grateful for the praise received from President Taft.

"The Swedish nation deserves a lot of credit for the way the games were handled," said Mr. Sullivan. "We had very few faults to find. One thing which I believe will be changed before another Olympiad comes around is the management of the games. I mean to say that I think future world meets will be arranged by an international committee representing all the nations involved instead of a committee appointed by the country in which the meet is held."
"This will be much fairer for all concerned, because the different methods of running off the events in various countries will be considered and the games arranged accordingly. I think, also, that our method of scoring, that is, five, three and one, will take the place of the method used on the other side, which is three, two and one. This will be much fairer to the competitors."

THE COURTS

District Supreme Court.

EQUITY COURT NO. 1—Justice Barnard. Stone agt. Stone; order on rule; plaintiff's attorneys, Philip Walker and Percy H. Veltch; defendant's attorney, W. C. Balderston.
Hanna agt. Hanna; rule continued to August 21; plaintiff's attorney, Lee Tobriner; defendant's attorney, George P. Hoover.
Finley agt. Finley; rule continued to August 16; plaintiff's attorney, W. E. Ambrose.
Sampson agt. Sampson; rule continued to August 12; plaintiff's attorney, L. M. King; defendant's attorneys, J. F. Bundy and George F. Kauffman.
Forrest agt. Forrest; auditor's report confirmed; plaintiff's attorney, W. G. Gardiner; defendant's attorney, E. Forrest.

Davis agt. Davis; rule returnable August 14; plaintiff's attorney, B. T. Doyle.
CIRCUIT COURT NO. 1—Justice Barnard.
Stone & Fairfax agt. Conger; motion to vacate judgment overruled; plaintiff's attorney, F. W. Brandenburg; defendant's attorney, W. C. Balderston.
Herman agt. American Ice Company; five days to amend declaration and ten days thereafter to answer; plaintiff's attorneys, R. L. Montague and J. A. Moriarty; defendant's attorney, George P. Hoover.
Phoenix agt. MacNeil; motion to strike affidavit from files overruled without prejudice and ten days to plead; plaintiff's attorney, George W. Drew; defendant's attorney, M. E. O'Brien.

PROBATE COURT—Justice Barnard.
Estate of Harriet C. Stuart; order, authorizing employment of counsel; attorney, Morris E. Beach.
Estate of H. W. Burnside; sale of certain personal estate authorized; attorney, William M. Lewis.
Estate of Ellen Cralle; order allowing counsel fees; attorney, J. E. Laskey.
Estate of Daniel W. Coquillett; petition to discharge counsel; rule to show cause.
Estate of Louis Tilleux; will admitted to probate and record and letters testamentary granted to Angelina Tilleux; bond, \$100; attorney, Lemuel Fugitt.
Estate of Norman E. Locke; letters of administration granted to Louisa K. Locke; bond, \$100; attorney, W. J. Lambert.
Estate of Amelia J. Lyle; payment authorized; attorneys, Maddox & Gately.
Estate of Essauel L. Hedges; letters of administration granted to Harry L. Chorlton; bond, \$200; attorney, F. C. Handy.
Estate of Marguerite Kauffman; Lloyd E. Kauffman appointed administrator; bond, \$100; attorney, W. J. Lambert.
In re Leafy Croson; direct payment to ward authorized; attorney, W. G. Gardiner.
Estate of William H. Goines; will dated March 11, 1907, filed and will dated March 20, 1907, filed, with petition for probate and record; will admitted to probate and record and letters testamentary granted to Lawrence A. Grimes; bond, \$500; attorney, J. G. Dudley.
Estate of Charles P. Dowden; petition for letters of administration filed; attorney, C. C. James.
Estate of Virginia Forrest; petition for probate and record of will and for letters testamentary filed; attorney, C. C. James.
Estate of Florence M. Wheeler; will dated June 22, 1902, filed; attorney, I. J. Costigan.
Estate of Ellen Cralle; petition for allowance of counsel fees; attorney, J. E. Laskey.

INDICATES SENTIMENT.
Vote in the Senate Favorable to Vocational Education.
That the Senate is strongly inclined to favor the Page vocational education bill was indicated today soon after the Senate met. Senator Page moved to call up the bill, which would give federal aid to agricultural, manual training, and other vocational schools. The vote in favor of taking up the measure stood 33 to 13, disclosing the fact that a quorum of 50 senators was present, the necessary number.

But the second vote on the Page motion again showed thirty-three in favor and thirteen opposed. It was evident that senators were purposely absenting themselves from the chamber to break the quorum.
Senator Bailey made the point of no quorum and Senator Bristol moved to adjourn. But Senator Page, seeing the situation, withdrew his motion, and the Senate proceeded with other business.

WOOD PULP DUTY FREE.

Secretary MacVeagh Rules on British Columbia Products.
Wood pulp, print paper and paper board manufactured from woods of British Columbia from which the export restrictions were recently removed by the council of that province will be admitted to the United States free of duty under the one operative clause of the Canadian reciprocity act.

Secretary MacVeagh made this decision today after an investigation of the subject by the State Department. The woods affected are on certain leases controlled by the Powell River Company in British Columbia, lying west of the Cascade Range mountains. The order is expected to increase in importance as free wood pulp and paper to the Pacific coast states and will take effect as of July 12.

Pass Test for Naval Appointment.

E. C. Taylor of New Jersey and J. E. Heatley of Missouri successfully passed the recent examination for appointment as assistant surgeons in the navy. Dr. Taylor has been assigned to duty at the recruiting station at Minneapolis, Minn. Three other candidates failed to meet the naval requirements.

Boy Scouts Camp at Great Falls.

Ten Boy Scouts of Troop 33, Berwyn, Md., are camping at Great Falls for the month of August with Assistant Scoutmaster H. G. Lugenboel.

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